EXHIBIT

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APPLICATION FOR CHANGE OF BENEFICIARY DESIGNATION Nationwide Life Insurance Company/Nationwide Life and Annuity Insurance Company

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APPLICATION FOR CHANGE OF BENEFICIARY DESIGNATION Nationwide Life Insurance Company/Nationwide Life and Annuity Insurance Company

Policy Number: LO.	34804300 Primary Insured: Growy His Lungial Insured's SSN-	_
H AANDWARKS VOORDOLL	nat I have read and agree to the tarms and conditions on page 3 of this application. I agree that this change adde of this application and this application will have no effect on any payment made or action taken by the Comparagreed to this application.	of ly
Owner signed and witnessed in (city/state)	Bremisson MI	_
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Printed Nume	GARLY H. WPILOFF	-
Date Signed		4
Owner's Witness Printed Name	4/4/07 MARY 83 Reserve	-
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Joint Owner/Other signed and witnessed in (city/state)	4/4/8/	
Joint Owner's/Other's Signature (if applicable)	·	
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Joint Owners/Other's Witness Signature	And the second s	
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Agreed to for Nettonwide Life in insurance Compa	Surance Company/Nationwide Life and Annuity my by Thomas Barnes, Secretary	

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APPLICATION FOR CHANGE OF BENEFICIARY DESIGNATION

Nationwide Life Insurance Company/Nationwide Life and Annuity Insurance Company Mail to: Nationwide Life Insurance Company, P.O. Box 182835, Columbus, Ohio 43218-2835 Contact us at 1-800-543-3747, or visit our website at www.netionwidefinancial.com Fax: 1-614-677-6189

About Designations

- Completing this form: It is important that you fully complete Section 1 of this form, even if you are not making any changes to the primery beneficiary (i.e. fully writing out the designation including names and percentages if applicable). We will not accept wording such as "some" or "no change" in Section 1 or Section 2 or forms where Section 1 is left blank.
- Dollar Amounts: Specific dollar amounts are generally not permitted. Instead, please designate a percent in the % column. Percentage totals must equal 100 percent. If you must designate a specific dollar amount, please contact our Home Office
- Funeral Home or Creditor: If you wish to name a funeral home or creditor, please use the "Other" field for this designation. Please use the following wording and complete the items listed in parenthesis: "(Creditor Name or Funeral Home Name), as their interest may appear, balance if
- Businesses, Schools, Chariffes, or Churches: If you wish to name a business, school, charity, or church as your beneficiary, please use the
- Irravocable beneficiary: An irrevocable beneficiary, once named, cannot be changed without the consent of the named irravocable beneficiary. In addition, other policy changes may require the inevocable beneficiary's signature prior to the Company accepting any requested change. If this beneficiary is to be kneyocable, please add the following wording after the person's name: "without right of revocation during this beneficiary's

Terms and Conditions

- Sending your policy: Please do not send in your policy with this request. The Company walves any policy provision requiring the return of the
- Provious beneficiary designations: Once the Company receives and agrees to this application, all previous beneficiary designations for the policy are revoked effective the date of this application. If a death claims becomes payable under this policy, the proceeds shall be payable to the reneficiary(les) named in this application after the Application has been accepted by the Company. Unless otherwise provided for on this application:
 - If two or more Beneficiaries or Contingent Beneficiaries are designated, the proceeds shall be psyable in equal shares to those Beneficiaries or Contingent Beneficiaries who survive the insured.
 - If two or more Beneficiaries or Contingent Beneficiaries are designated to receive the proceeds in unequal shares and any of those Beneficiaries or Contingent Beneficiaries predocease the Insured, the proceeds designated for such deceased Beneficiaries or Contingent Beneficiaries shall instead be paid in equal shares to those Beneficiaries or Contingent Beneficiaries who survive the Insured.
 - Children include naturally born and legally adopted children of the Insured,
 - Any amounts payable to a child of less than legal age shall be paid to the legally appointed guardian of highest property or in any other manner approved by the laws of the state where payment is made.
- Beneficiaries not specified by name: If beneficiary(los) are not specified by name (i.e. all children living), the Company is authorized to rely on an affidavit from any beneficiary listed on the form or from any responsible person in determining the names of the beneficiaries at time of claim. The Company is discharged from all liability upon making suttoment based on such attidavit.
- Required Addresses: If you live in one of the following states AK, AZ, FL, HI, ID, LA, ND, OR, RI, UT, VA, WA or WI, a full address for all
- Required Signatures: This request must be signed and dated by all persons who have ownership or other rights in the policy (all co-owners, joint owners, co-trustees, previously named irrevocable beneficiaries, etc.). Signatures must be made in ink using full legal names. In addition:
 - If a corporation owns the policy, we require the signature of a corporate officer and the officer's title. This officer must be someone other than the insured unless the insured is the sole corporate officer.
- In states that require a witness, an uninterested party should sign as the witness (someone not named as a beneficiary or otherwise signing
- Owners' rights: The owner(s) reserve the right to change the beneficiary unless otherwise provided for on this application (i.e. irrevocable
- if a Trust/Trustee(s) is named as beneficiary on this policy:
 - o The Company is not responsible for the application or disposition of the proceeds of the policy by the Trustee(s). Payment to the Trustee(s) shall fully discharge the liability of the Company under the policy
 - o If the beneficiary is a zostamentary trust, the Company is authorized to rely on a certified copy of the qualification and appointment of the trustee or the probating of the wall. If the beneficiary is an inter vivos or living trust, the Company is authorized to rely upon a statement from
- If, within six months after the death of the insured, the Company has not been furnished with evidence of the probabing of the Will and the qualification of the trustee (if a testamentary trust), or, with evidence that the trust is active and in full force and effect (if an inter vivos or living trust), the proceeds may then be paid to the contingent or other beneficiary(les) designated to next receive the proceeds. If there are no such beneficiaries, the proceeds may then be paid according to the terms of the policy when no beneficiary is living at the death of the Insured.
- Executors, Administrators or Estates as beneficiaries: Por posicies in which the insured's Estate or the Executor or Administrator of the Insured's Estate is the beneficiary, the Company is authorized to rely upon a certified copy of the qualification and appointment of the Executor or Administrator of the Insured's Estate. Payment of the policy's proceeds to the Executor or Administrator shall fully discharge the Sebility of the
- Any reference in this Application to a beneficiary living or surviving will mean living or surviving at the time of the Insured's death.

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